

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

CHARLES NORWOOD,
aka MS. CHELSY,

Plaintiff,

v.

DR. TOBIASZ, DR. GARBELMAN,
DR. CALLISTER, MR. POLLARD,
JAMES MUENCHOW, CYNTHIA THORPE,
MICHAEL MEISNER, DON STRAHOTA,
WELCOME ROSE, MELISSA ROBERTS
and SCHWOCHERT,

Defendants.

ORDER

11-cv-507-bbc

Judgment was entered in this case on November 16, 2012, granting defendants' motion for summary judgment. On December 10, 2012, plaintiff filed a document titled "Notice to Reserve the Right to Appeal" that I construed as a notice of appeal and request for leave to proceed in forma pauperis on appeal. In a December 13, 2012 order, I denied plaintiff's motion for leave to proceed in forma pauperis on appeal because she has accumulated three strikes under 28 U.S.C. § 1915(g) and was not in imminent danger of serious physical harm.

Now plaintiff has filed a document titled "Motion to Reserve Appeal Process," dkt. #85, in which she states that she would like to reserve her appeal "for a later time" because

she does not currently have the \$455 appellate fee. I will deny this motion because this court does not have the authority to stay plaintiff's appeal; such a motion is properly addressed to the court of appeals, although I take no position on the merits of the request. In addition, as I stated in the December 13, 2012 order, plaintiff may challenge in the court of appeals this court's denial of her request for leave to proceed in forma pauperis on appeal.

ORDER

IT IS ORDERED that plaintiff Charles Norwood's "Motion to Reserve Appeal Process," dkt. #85, is DENIED.

Entered this 24th day of January, 2013.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge